EXHIBIT A

From: Brandy Peery
To: Nicole Guitelman

 Cc:
 Tor Ekeland; Ricardo Cedillo; David Apple

 Subject:
 RE: [External] Re: Cantu v. Guerra and DFC

 Date:
 Wednesday, May 18, 2022 10:21:00 AM

We will advise the Court of your opposition to the Scheduling Order it entered on February 25, 2022.

You still have not provided us with deposition dates. As stated in my prior emails, we are willing to extend the discovery period to accommodate your clients' request for Zoom depositions. In light of David's surgery on June 21, we are proposing July 6 or 7 for your clients' depositions. We would also be willing to conduct their Zoom depositions on Saturday, July 9th or Sunday, July 10th, subject to David's availability and the availability of a court reporter.

Brandy C. Peery Shareholder



Note: New Suite Number

OFFICE: 210-822-6666

FAX: 210-660-3795

EMAIL: bpeery@lawdcm.com

ADDRESS: 755 E. Mulberry Ave., Suite 250

San Antonio, Texas 78212

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From: Nicole Guitelman <nicoleg@torekeland.com>

Sent: Wednesday, May 18, 2022 10:12 AM **To:** Brandy Peery

Speery@lawdcm.com>

Cc: Tor Ekeland <tor@torekeland.com>; Ricardo Cedillo <rcedillo@lawdcm.com>; David Apple

<jdapple@applefinklaw.com>

Subject: Re: [External] Re: Cantu v. Guerra and DFC

Good morning Brandy,

We have already mediated with Dr. Guerra in this matter, and see no value in spending our client's money on additional mediation, given your expressed position at the last one.

We are unaware of any mediation requirement or requirement by order of the court. Please feel free to forward us your motion.

Kind Regards,
Nicole Guitelman
Law Clerk
Tor Ekeland Law, PLLC
30 Wall Street,
8th Floor
New York, NY 10005-2205
(718) 737-7264

nicoleg@torekeland.com www.torekeland.com

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From: Brandy Peery < bpeery@lawdcm.com > Date: Wednesday, May 18, 2022 at 9:37 AM

To: Nicole Guitelman < nicoleg@torekeland.com >

Cc: Nicole Guitelman <<u>nicoleg@torekeland.com</u>>, Tor Ekeland <<u>tor@torekeland.com</u>>, Ricardo Cedillo <<u>rcedillo@lawdcm.com</u>>, David Apple <<u>jdapple@applefinklaw.com</u>>

Subject: RE: [External] Re: Cantu v. Guerra and DFC

Ms. Guitelman-

We still have not received a response from you to the email I sent you yesterday at 1:25 p.m. CST. Please advise whether you and your clients intend to comply with the Court's order requiring the parties to return to mediation. If we do not receive a response from you by 12:00 p.m. CST today, we will proceed with filing our Motion to Compel and for Sanctions.

I checked Don Philbin's availability again this morning. He is no longer available on July 7th. However, he is still available for Zoom mediation on July 11th and 12th. We need to get on his calendar as soon as possible.

Brandy C. Peery Shareholder



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ADDRESS: 755 E. Mulberry Ave., Suite 250

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From: Brandy Peery

Sent: Tuesday, May 17, 2022 6:59 PM

To: David Apple < <u>jdapple@applefinklaw.com</u>>

Cc: Nicole Guitelman < nicoleg@torekeland.com >; Tor Ekeland < tor@torekeland.com >; Ricardo

Cedillo < rcedillo@lawdcm.com>

Subject: Re: [External] Re: Cantu v. Guerra and DFC

I apologize, David. If it helps, perhaps we can do depositions on June 27, July 6 or 7 and then mediate on July 11 or 12th to give you more time to recuperate?

Sent from my iPhone

On May 17, 2022, at 6:28 PM, David Apple < <u>idapple@applefinklaw.com</u>> wrote:

Remember that my hip replacement surgery is June 21 and I will be on heavy pain meds for a few days according to the doctor, so I would prefer not to do anything that week. I am also in mediation the morning of June 20.

J. David Apple
APPLE & FINK, LLP
735 Plaza Blvd.
Suite 200
Coppell, Texas 75019
(972) 315-1900 x223
(972) 315-1955 fax
jdapple@applefinklaw.com

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On Tue, May 17, 2022 at 1:25 PM Brandy Peery < beery@lawdcm.com > wrote:

Nicole-

Mediation is not optional. The Court *ordered* the parties back to mediation. If you and your clients refuse to comply with the Court's order, we will file a Motion to Compel and for Sanctions and advise the Court accordingly. Please let me know today so we can get our Motion on file. If your clients intend to comply with the Court's Order, please advise today as to your and your clients' availability for a Zoom mediation on July 6, 7, 11, or 12.

We asked for dates for your clients' depositions almost 2 weeks ago on May 6th and heard nothing back from you. You still have not provided any dates in your email below. It is already late-May and our "early June" calendars are already full. We will agree to Zoom depositions as an accommodation, but only on the dates proposed of June 20, 21, 23, 24, or 27.

Brandy C. Peery Shareholder



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From: Nicole Guitelman < nicoleg@torekeland.com >

Sent: Tuesday, May 17, 2022 1:04 PM

To: Brandy Peery < beery@lawdcm.com >; David Apple

<id><idapple@applefinklaw.com>

Cc: Tor Ekeland < tor@torekeland.com >; Ricardo Cedillo < rcedillo@lawdcm.com >

Subject: Re: [External] Re: Cantu v. Guerra and DFC

Good afternoon,

Thanks for checking in.

Brandy, in regards to the mediation, we need to know what has changed from the previous mediation offer. Our clients have mediated with Dr. Guerra multiple times in the past and are left with the notion that your client never had an interest in a

resolution. Therefore, we request to know what has changed for your client this time around. Additionally, if we are to go the mediation route again, we would only consider half a day with Don.

Brandy and David, in regards the depositions, would both of you be agreeable to have them via Zoom? If so, we agree to extend the same courtesy for our deposition requests of your clients. I can let you know which dates are best for our clients, but I believe early June will be best for depositions via Zoom.

Good luck with the surgery David, hope you feel better.

Kind Regards,
Nicole Guitelman
Law Clerk
Tor Ekeland Law, PLLC
30 Wall Street,
8th Floor
New York, NY 10005-2205
(718) 737-7264

nicoleg@torekeland.com www.torekeland.com

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From: Brandy Peery < bpeery@lawdcm.com > Date: Tuesday, May 17, 2022 at 10:34 AM

To: David Apple <<u>idapple@applefinklaw.com</u>>, Nicole Guitelman

<nicoleg@torekeland.com>

Cc: Tor Ekeland < tor@torekeland.com >, Ricardo Cedillo

<redillo@lawdcm.com>

Subject: RE: [External] Re: Cantu v. Guerra and DFC

All-

Don Philbin has since become booked up through June 30th while we've been awaiting Plaintiffs' response. Our June calendars have been filling up as well. Philbin is currently available July 6-7 and the week of July 11th. The deadline to mediate is June 29th, but I believe we can, by agreement, schedule mediation on one of these July dates, especially in light of the 4th of July holiday falling so close to the June 29th deadline. The deadline to file dispositive motions is July 13 so I propose that we mediate before this deadline.

We propose the following:

- Extend the discovery deadline to June 30th (the Scheduling Order allows us to do so by agreement)
- Schedule the in-person depositions of Plaintiffs on June 20, 21, 23, 24, or 27
- Mediate (in person or Zoom) on July 6, 7, 11, or 12

We need to get on Philbin's calendar as soon as possible. We are confirming our clients' availability regarding the July mediation dates and will let everyone know as soon as possible. Please let us know **today** if you are agreeable with the foregoing.

Brandy C. Peery Shareholder



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From: David Apple < idapple@applefinklaw.com>

Sent: Tuesday, May 17, 2022 9:02 AM

To: Nicole Guitelman < nicoleg@torekeland.com >

Cc: Brandy Peery bpeery@lawdcm.com; Tor Ekeland tor@tor@torekeland.com;

Ricardo Cedillo < rcedillo@lawdcm.com >

Subject: Re: [External] Re: Cantu v. Guerra and DFC

Any update on the depositions and mediation? I would be grateful to get these dates on my calendar so I can plan accordingly given my upcoming surgery. Thank you.

J. David Apple
APPLE & FINK, LLP
735 Plaza Blvd.
Suite 200
Coppell, Texas 75019
(972) 315-1900 x223

(972) 315-1955 fax jdapple@applefinklaw.com

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On Mon, May 9, 2022 at 9:49 AM Nicole Guitelman < <u>nicoleg@torekeland.com</u>> wrote:

Thanks Brandy.

We'll discuss the mediation and deposition dates with our clients and get back to you.

Best,
Nicole Guitelman
Law Clerk
Tor Ekeland Law, PLLC
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8th Floor
New York, NY 10005-2205
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nicoleg@torekeland.com www.torekeland.com

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From: Brandy Peery < bpeery@lawdcm.com >

Date: Friday, May 6, 2022 at 11:56 AM

To: David Apple < <u>idapple@applefinklaw.com</u>>

Cc: Tor Ekeland < tor@torekeland.com >, Nicole Guitelman

<nicoleg@torekeland.com>, Ricardo Cedillo <redillo@lawdcm.com>

Subject: RE: [External] Re: Cantu v. Guerra and DFC

We are not opposed to a Zoom mediation on the 27^{th} or 28^{th} and Don Philbin is willing to mediate via Zoom on those dates. Nicole/Tor – Please let us know your and your clients availability for Zoom mediation on June 27^{th} or 28^{th} ,

Tor/Nicole - As to the in-person depositions, please let us know your and your clients' availability for their depositions on June 9th, 10th, 13th, 14th, 15th, 16th or 17th.

Brandy C. Peery Shareholder

dc&m Davis, Cedillo & Mendoza, INC.

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From: David Apple < <u>idapple@applefinklaw.com</u>>

Sent: Friday, May 6, 2022 10:35 AM

To: Brandy Peery < beery@lawdcm.com >

Cc: Tor Ekeland < tor@torekeland.com >; Nicole Guitelman

<nicoleg@torekeland.com>; Ricardo Cedillo <redillo@lawdcm.com>

Subject: [External] Re: Cantu v. Guerra and DFC

I will not be available for an in person mediation after June 19 due to hip replacement surgery. My client and I should be able attend a Zoom mediation beginning the week of June 27th. As to in person depositions, those would also have to be prior to June 19. Otherwise, my client and I would only be able to attend via Zoom beginning the week of June 27.

J. David Apple APPLE & FINK, LLP 735 Plaza Blvd. Suite 200 Coppell, Texas 75019 (972) 315-1900 x223 (972) 315-1955 fax jdapple@applefinklaw.com

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On Fri, May 6, 2022 at 10:36 AM Brandy Peery < beery@lawdcm.com > wrote:

Nicole-

Will you please provide us with Dr. Cantu's and Mrs. Cantu's availability for their in-person depositions on June 9th, 10th, 13th, 14th, or 15th? The discovery deadline expires on June 15th, however, pursuant to the Court's order, we are willing to agree to schedule their depositions after this deadline if that works better with your schedules.

In addition, the deadline for mediation is June 29, 2022. We propose an in-person mediation using Don Philbin again as our mediator since he is already familiar with the case http://www.donphilbin.com/. He is currently available, June 20, 21, 23, 24, 27 and 28. Please let us know if anyone has any objections to using Don Philbin and whether you and/or clients have any conflicts on any of these dates.

Brandy C. Peery Shareholder



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From: Brandy Peery

To: <u>Tor Ekeland</u>; <u>Nicole Guitelman</u>; <u>David Apple</u>

Cc: Ricardo Cedillo

Subject: Cantu v. Guerra and DFC

Date: Friday, May 6, 2022 10:36:00 AM

Nicole-

Will you please provide us with Dr. Cantu's and Mrs. Cantu's availability for their in-person depositions on June 9th, 10th, 13th, 14th, or 15th? The discovery deadline expires on June 15th, however, pursuant to the Court's order, we are willing to agree to schedule their depositions after this deadline if that works better with your schedules.

In addition, the deadline for mediation is June 29, 2022. We propose an in-person mediation using Don Philbin again as our mediator since he is already familiar with the case http://www.donphilbin.com/. He is currently available, June 20, 21, 23, 24, 27 and 28. Please let us know if anyone has any objections to using Don Philbin and whether you and/or clients have any conflicts on any of these dates.





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